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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/541,331	07/01/2005	Satoshi Shimizu	2114.P00014US	1088
23474 FI VNN THIE	590 07/31/2007 ROUTELL& TANIS P.C.		EXAMINER	
FLYNN THIEL BOUTELL & TANIS, P.C. 2026 RAMBLING ROAD			WILSON, GREGORY A	
KALAMAZO(O, MI 49008-1631		ART UNIT PAPER NUMBER	
			3749	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/541,331	SHIMIZU ET AL.
Office Action Summary	Examiner	Art Unit
	Gregory A. Wilson	3749
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING E - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statul Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be till I will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDON	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 18 / 2a) This action is FINAL . 2b) This 3) Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pr	
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Disposition of Claims 4)⊠ Claim(s) <u>2-4,8-12,15-20 and 22-25</u> is/are pen		
4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☒ Claim(s) 2-4,8,11,12 and 22-25 is/are rejected 7) ☒ Claim(s) 9,10 and 15-20 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	awn from consideration.	
Application Papers		
9) The specification is objected to by the Examin	er.	
10)⊠ The drawing(s) filed on <u>01 July 2005</u> is/are: a)⊠ accepted or b)□ objected to	by the Examiner.
Applicant may not request that any objection to the		• •
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	•	
Priority under 35 U.S.C. § 119		•
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicatority documents have been received in Rule 17.2(a)).	tion No red in this National Stage
	•	
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail D 5) Notice of Informal 6) Other:	Date

DETAILED ACTION

The indicated allowability of claims 2-4, 8-13 and 15-25 is withdrawn in view of the newly discovered reference(s) to Tanaka et al (7,147,731). Rejections based on the newly cited reference(s) follow.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 2-4, 12, 13 and 22 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Claim 22 discloses a movement smoothing means.....and allowing the article to be complex on the side of said heattreated region. The phrase "to be complex" is not descriptive and is not supported in the specification and constitutes new matter.

Claim Rejections - 35 USC § 102

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claims 2-4, 8, 11, 12 and 22-25 are rejected under 35 U.S.C. 102(e) as being anticipated by Tanaka et al (7,147,731). Tanaka et al discloses a clamping device (20) for clamping an elongated-shaped article (10) in a fixed position in which at least one heated region (12) which is convex on one side is heat treated by guenching and a nonheat treated region (14) of the article not to be heat treated both extending in a longitudinal direction of the article, the heat treated region and the non heat treated region are provided side by side in a width direction and the article being clamped at a non heat treated region during heat treatment, a plurality of clamping means (40, 42) whererin clamp (42) are loose clamping means provided at an end (SEE Figure 6) of the article in the longitudinal direction, the plurality of loose clamping means include a movement smoothing means (45) for smoothing the movement of the non heat treated region of the article, a first clamping means (40) is a tight clamping means holding fixedly a non heat treated region, a plurality of second loose clamping means (42) arranged apart from the first clamping means; because the clamping means (42) are loose, it allows for adjustability in a direction orthogonal to the longitudinal direction and width direction and furthermore is adjustable in the size of the clearance, with regard to Art Unit: 3749

Figure 7, Tanaka et al discloses a plurality of clamping means including a loose clamping means provided close to an end of the article in the longitudinal direction and among the plurality of clamping means and at least one of the plurality of clamping means being constituted by an upper clamping member (46) and a lower clamping member (40, 42) arranged on a work table (30), a toggle mechanism (47, 49) and with regard to claim 25 raising and lowering member (102 & 104) (SEE Figure 9).

Allowable Subject Matter

Claims 9, 10 and 15-20 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gregory A. Wilson whose telephone number is (571)272-4882. The examiner can normally be reached on 7 am - 4:30 pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steve McAllister can be reached on (571) 272-6785. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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GREGORY WILSON PRIMARY EXAMINER

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July 23, 2007